



In re:	§ §	
DEEP MARINE HOLDINGS, INC., et al.	\$ \$ \$	Case No. 09-39313
Debtors.	§ § §	Jointly Administered Chapter 11
DEEP MARINE HOLDINGS, INC., and DEEP MARINE TECHNOLOGY	§ §	
INCORPORATED	\$ §	
Plaintiffs,	§ §	Adversary No. 10-3026
v.	§	
FLI DEEP MARINE LLC, BRESSNER PARTNERS, LTD., LOGAN LANGBERG,	§	
HARLEY LANGBERG, and DEEPWORK, INC.	§ § §	
Defendants.	§	

ORDER

The Court having considered Paul McKim's Motion for Entry of Order Regarding Subpoena, and after reviewing the motion, responses, and argument of counsel, the Court hereby ORDERS the following:

The February 3, 2010 subpoena issued to Paul McKim by Defendants FLI Deep Marine LLC (the "McKim Subpoena") in the United States Bankruptcy Court Adversary Proceeding Case No. 09-39313 is hereby QUASHED.

In light of the fact that Deep Marine Holdings, Inc. and Deep Marine Technology Incorporated (the "Debtors") have custody of the report prepared by the Debtors' Special Case 10-03026 Document 95 Filed in TXSB on 04/05/10 Page 2 of 2

Committee in response to the Defendants' October 2008 demand letter (the "Report"), the Court

has sua sponte decided to consider whether the Debtors should provide a copy of the Report to

Defendants FLI Deep Marine LLC, Bressner Partners, Ltd., Logan Langberg and Harley

Langberg (the "Defendants") and, if so, what restrictions shall be placed on Defendants' use of

the Report, if any.

By no later than April 9, 2010, the Debtors shall file with the Court a statement listing the

recipients of the Report.

By no later than April 16, 2010, the Debtor shall send a letter to each recipient of a copy

of the Report, informing the recipients that they are required by the Court to provide to the

Debtors a list of anyone to whom the recipient sent a copy of the Report, by no later than April

30, 2010.

By no later than May 7, 2010, the Debtors shall file a supplemental report with the Court

listing each recipient of the Report, including without limitation those recipients of whom the

Debtors became aware as a result of their April 16, 2010 letter.

By no later than May 21, 2010, each of the Debtors and the Defendants shall file with the

Court a brief concerning the issue of whether the Report is subject to the attorney-client

privilege.

On May 27, 2010, at 3:00 p.m., the Court will hear oral arguments on the attorney-client

privilege issue. At the same time, the Court will hold a status conference regarding the

scheduling of the preliminary injunction hearing.

Signed: April 05, 2010

Marvin Isgur

Chief United States Bankruptcy Judge